

SUB-DIVISION APPROVAL
APPLICATION
PACKET

**TOWN OF CARROLL
PLANNING BOARD**

92 School Street, PO Box 146, Twin Mountain, N.H. 03595

APPLICANT'S GUIDE TO PLANNING BOARD PROCESS

NOTE: This Guide is intended to provide helpful assistance to citizens. However, it is not a substitute for the regulations. Applicants are urged to become familiar with all laws and regulations governing the process.

FOR ASSISTANCE:

Land Use Secretary

Office 603-846-5775

landuse@townofcarroll.org

TYPES OF APPLICATIONS:

Site Plan Review

Subdivision

- **Minor Subdivision**
- **Major Subdivision**
- **Boundary Line Adjustment**
- **Subdivision with Concept Plan**
- **Manufactured Home Subdivision**

What Type of Application is Needed?

Site Plan Review is needed for the development or change or expansion of use for tracts for non-residential uses, for multi-family dwelling units other than one and two-family dwellings or for manufactured home parks. Site Plan Review is required for new development, for expansion of existing non-residential or multi-family use, or a change from one such use to another. (SEE RSA 674:43 AS WELL AS SITE PLAN REGULATIONS FOR THE TOWN OF CARROLL, II. PURPOSE)

Subdivision application is needed for anyone wishing to: a) divide his property into two or more lots; or b) alter or add to an existing structure or to construct an additional structure, in such a way as to create one or more new dwelling units or new uses for purposes of rent, condominium conveyance or other business use (other than for "cottage industry"); or c) to make a lot line adjustment altering the boundaries of one or more lots; or d) otherwise to carry out a

subdivision. (SEE RSA 672:14, AS WELL AS TOWN OF CARROLL SUBDIVISION REGULATIONS, SECTIONS 2.32 and 3.01)

Types of Meetings

Consultations

The purpose of a consultation or a pre-application review is to provide an opportunity for the Board and the applicant to discuss a proposal without any binding decisions being made by either the Board or the applicant. Statements made by the Planning Board members at pre-application (consultation) discussions CANNOT be used to disqualify them during review of the completed application or as a basis for invalidating any future action of the Board. (SEE RSA 676:4, II AND OEP PLANNING BOARD HANDBOOK, PAGE IV-1)

There is no fee for a pre-application consultation. No notice is required. The Carroll Planning Board does recommend that a person seeking a pre-application consultation inform the Planning Board Secretary 15 calendar days in advance with basic information about the project he is considering, to allow placement on the agenda and also to allow Planning Board members to be prepared to discuss the project.

Public Hearing

Upon receipt of a completed application, within the timeframes allowed, the Secretary will notify the Chairman of the application submission and a public hearing will be scheduled.

What is a completed Application?

Applications may be obtained at Town Hall, or by contacting the Secretary who will make an appointment to meet with the applicant or mail an application to him/her. Only approved completed applications will be accepted.

An application will be deemed to be complete when

1. all information is filled out on the application form (all the blanks filled), together with all the applicable submission requirements as set forth in Section 4.10, 4.11, and 4.12 of the Subdivision Regulations; or Section V of the Site Plan Review Regulations, as applicable.
2. a list of abutters with their addresses and Map & Lot numbers are attached to the application. This list must be verified by the Secretary.
3. checks for the application fee(s) and processing fees, payable to the Town of Carroll are required. The Secretary will assist you in calculating the amounts needed for each check.

The completed application may be submitted ONLY to the Planning Board Secretary or Chairman. The Board will vote at a meeting whether a submitted application is complete, as provided in RSA 674:4, I(c) (1) and the Board's regulations.

If mylars are necessary, further charges may be incurred for their filing at the Registry of Deeds. Please note, the Town of Carroll will do the filings (not the applicant). Five (5) paper copies of the mylar(s) are required. The mylar(s) must be exactly 22" X 34" and will be measured by the Secretary.

What are the Timeframes?

The Planning Board meets regularly on the first Thursday of each month. State Law (RSA 675:7) requires that abutter notifications, postings, as well as the publishing of the notice in a newspaper of general circulation, (the Board uses the Coos County Democrat) be no less than 10 days prior to the public hearing, the day of the public hearing and the date of publication cannot be counted in the 10 day window. The Coos County Democrat maintains a deadline of 12:00 PM Friday for publication in the following Wednesday edition. Your application must be reviewed by both the applicant/agent and Planning Board Secretary for completeness and possible additions, deletions and/or amendments that may be made to the application before it is submitted to the Secretary. These possible changes may require more time to address. The Secretary will advise you of the meeting at which your application can be presented to the Planning Board.

The public hearing will address the question of whether to accept the application and then will move to the possible deliberation and possible final vote to approve or disapprove the request made by the applicant. However, the public hearing may also be continued by the Board for further information, or if it feels it needs more time. State Law requires the final vote to occur within 65 days after the application is accepted by the Board as complete, unless that time is waived.

The applicant's responsibilities having been met, the Planning Board Secretary will prepare and execute the public hearing notices to the abutters by certified mailing, the general public postings at no less than two (2) locations, and the newspaper publishing. The applicant will also be notified, per statute, by certified mail of the public hearing.

Do I have to go to the Zoning Board?

If for some reason, your site plan or sub-division does not comply with the Town of Carroll Zoning Ordinance, you will be advised either by the Planning Board or the Code Enforcement Officer to apply to the Zoning Board of Appeals for either a variance, special exception, dimensional waiver or administrative appeal. These appeals are all handled by the same Secretary as noted above, who will assist you in going through the process for the Zoning Board.

Once your project comes into compliance with the Zoning Regulations through the ZBA process, you will then go back to the Planning Board and continue the process of review of your initial application.

Please be aware, the ZBA is a quasi-judicial entity, totally separate from the Planning Board. The ZBA has its own set of deadlines and requirements that are set by State Law. Please do not try to contact any member of the ZBA regarding your project, since this would constitute an Ex Parte communication, which could result in that member being unable to sit on the case. Your contact with the ZBA must be through the Secretary only.

What is the purpose of all this?

The Planning Board is elected by the voters of the Town of Carroll, to look out for the best interest of the town and its residents, specifically and by statute “for the purpose of protecting the health, safety, convenience, prosperity and welfare of our inhabitants; for the purpose of protecting the economic investments of homeowner residents; (and) for the protection of our Town’s scenic beauty”. **(CARROLL PLANNING BOARD, Subdivision Regulations, SECTION1. AUTHORITY)**

The Zoning Board of Adjustment, also elected by the voters of Carroll, purpose is, “.... In order to promote health, safety, and general welfare; to avoid undue concentration of population; to facilitate the adequate provision of transportation, water, sewage, schools, parks and other public requirements; to conserve valuable natural and scenic resources; and to preserve the rural qualities of the Town.”. **(ZONING ORDINANCE FOR THE TOWN OF CARROLL, SECTION 102. Purpose)**

You may have other legal rights of which you may be unaware. The statutory reference is RSA Chapters 672 through 677. They are found in the booklet *New Hampshire Planning and Land Use Regulations*, which is issued by New Hampshire Office of Energy and Planning, Concord, New Hampshire.

This Applicant’s Guide is a general guide and is not 100% inclusive. There may be other conditions and requirements that you will need to understand and meet. This Guide is to assist you in understanding the general process. You are encouraged to make yourself aware of the appeals process in the event your project is voted other than your desired outcome.

The Secretary will assist the applicant; however, she/he is not an attorney and the responsibility for the accuracy and completeness of the application is solely that of the applicant/authorized agent.

TOWN OF CARROLL
PLANNING BOARD
SCHEDULE OF FEES

Map _____ Lot _____
Date _____

SEPARATE CHECKS ARE REQUIRED FOR THE APPLICATION AND PROCESSING FEES

Name of Proposal _____ Map _____ Lot _____

Phone Number _____ e-mail address _____

Applicant/Agent Name _____ Owner's Name _____

****** If an agent is acting for the Owner, a notarized statement from "Owner" naming the "Agent" as having the authority to act for the owner, must accompany the application. ******

Applicant Address _____ Project Address _____

.....
Application Fees

(Check One – Town of Carroll)

_____ Boundary Line Adjustment	_____ Major Subdivision
_____ Minor Subdivision	Base Fee: \$50.00 plus
Base fee: \$25.00 plus	Lot/Unit fee: \$10.00 each
Lot fee: \$10.00 each Total: _____	Total: _____

_____ Manufactured Home Subdivision	_____ Subdivision with Concept Plan
Base fee: \$50.00	Base Fee: \$50.00
Lot fee: \$10.00 each Total: _____	Unit fee: \$10.00 each Total: _____

_____ Site Plan Review to Planning Board
Base fee: \$50.00 **Total:** _____

.....
Processing Fees

(Check Two – Town of Carroll)

Consultant Fees: (to be determined) _____
Abutter Notices – Certified Letters: \$6.96 each _____
Certified Notice of Meeting to Applicant: \$6.96 _____
Certified Notice of Meeting to Consultants: \$6.96 each _____
Certified mailing of Notice of Decision: \$6.96 _____
Voluntary Merger: \$10.00 _____
Mylar-Postage & Handling: \$10.00 _____

.....
Receipt of Payment

Date: _____ Amount/Check Number _____ Received by: _____
Date: _____ Amount/Check Number _____ Received by: _____
Applicant/Agent Signature: _____

NOTE: A final Public Hearing will NOT be posted OR held until payment has been received by the Planning Board Secretary per RSA 676:7 IV.

Map _____ Lot _____
Date _____

Other Fees

.....
These fees are applicable ONLY if mylars are required to be recorded at the
Coos County Registry of Deeds

Two separate checks are required to be made out to the Coos County Registry of Deeds. One check is for the number of mylars being recorded and one check is for the L-Chip fee.

Coos County Registry of Deeds Filing Fees:

22" x 34" mylar	\$26.00 each page	_____
L-Chip fee	\$25.00 per set	_____
	Registry of Deeds – Total	_____

NOTE: All mylars will be filed by the Town of Carroll

.....
Receipt of Payment

Date: _____ Amounts/Check Number) _____ Received by: _____

Applicant/Agent Signature _____

.....
NOTE: The Final Plat (mylar(s)) will NOT be recorded until a check made payable to: The Coos County Registry of Deeds) has been received by the Planning Board Secretary Per RSA 676:7, IV.

Consultant fees to be billed **after** proceedings, when amount due is known.

All Fees are subject to change.

Contact information:

	Office: 846-5775
Land Use Secretary	landuse@townofcarroll.org

Map _____ Lot _____
Date _____

**TOWN OF CARROLL
PLANNING BOARD**

Subdivision Application

**ALL LINES MUST BE COMPLETED TO ENABLE THE PLANNING BOARD TO ACCEPT
THE APPLICATION**

Name of Project _____

Map: _____ Lot: _____

Address/Location of Project: _____

Applicant/Agent Name: _____

**NOTE: "OWNER" must sign a notarized letter giving "AGENT" the authority to act on behalf of
"OWNER". The letter must accompany this application.**

Applicant/Agent Address: _____

Applicant/Agent Telephone Number: _____ email: _____

=====

Description of Project: _____

Signature of Applicant _____ Date _____

Map _____ Lot _____
Date _____

Submission Requirements:

- 1) List of Abutters
- 2) Check for Fees
- 3) Completed Application

All submissions must be delivered to the Planning Board Secretary at least **twenty-one (21) days prior to the next Planning Board regularly scheduled meeting**. The applicant/agent will make an appointment with the Planning Board Secretary who will review the application with the applicant/agent for completeness. Upon successful review of the application, receipt of abutters list and a check for fees (made payable to the Town of Carroll), the Secretary will schedule a Public Hearing for the applicant/agent.

Complete each line with one of the following:

(W) FOR WAIVER REQUIRED

(X) FOR COMPLETED

(N/A) FOR NOT APPLICABLE

_____ Five (5) paper prints at 1" = 40' or similar scale, no larger than 22"x34" in size on which the following is required. (A mylar shall be prepared prior to final approval which will include all of the following):

_____ Identifying title

_____ Name and address of applicant/agent/developer

_____ Name, number and signed seal of surveyor and/or engineer

_____ Date of Plan

_____ Scale

_____ North Arrow

_____ Property lines with bearings, distances, monuments

_____ Total acreage (square footage of lot(s)).

Applicant's Initials _____

Map _____ Lot _____
Date _____

- _____ Names of all abutters.
- _____ Existing structures, roads, landscaping and other man-made features (indicate what will be retained, altered or removed).
- _____ Location of all buildings on abutting properties within 50 feet of property lines and location of all intersecting roads or driveways within 200 feet of property lines.
- _____ Location of existing and proposed property deed restrictions, easements, covenants, etc.
- _____ Existing and proposed grades (where the grade is less than 5 percent, the contour intervals shall not exceed 2 feet with spot elevations; otherwise, the contour intervals shall not exceed 5 feet).
- _____ Existing and proposed drainage systems and structures.
- _____ Storm drainage plan, including where necessary; plans for the retention and slow release of storm water including the location, elevation and site of all catch basins, dry wells, drainage ditches, swales, culverts, retention basins and storm sewers. Plans for snow removal and storage should be indicated. Engineering calculations by a Professional Engineer should be provided. Direction of flow should be indicated with arrows.
- _____ Natural features such as streams, marshes, lakes or ponds, types of vegetation and ledge outcrops (indicate what will be retained, altered or removed).
- _____ 100-year flood elevation line and location of any wetlands.
- _____ For on-site sewage disposal, a soils map and NH Water Supply and Pollution Control Division permit.
- _____ Size and proposed location of water supply and sewage facilities and provisions for future expansion.

Applicant's Initials _____

Map _____ Lot _____
Date _____

- _____ If on-site water or sewer facilities are planned, show distance from proposed facilities to all existing facilities on site or on abutting properties to a distance of 200 feet.
- _____ Proposed provisions for fire protection.
- _____ Architectural drawings showing the shape, size, height and other exterior details of proposed structures or expansion of existing buildings.
- _____ Location, type and size of all proposed landscaping and screening.
- _____ Exterior lighting plan.
- _____ Proposed signs (including advertising and directions).
- _____ Proposed streets (with names), driveways, parking spaces and sidewalks showing widths, direction of travel, inside radii of all curves (please indicate total number of parking spaces).
- _____ Location and dimensions of loading spaces and facilities associated with the structures or uses of the site.
- _____ Circulation plan of the interior of the lot for vehicular and pedestrian circulation, also showing means of access and egress, proposed changes to existing public streets, sidewalks and curbs, including any traffic control devices or signs necessary.
- _____ Detailed construction drawings including but not limited to typical sections of pavement, walks, steps curbing and drainage structures by a professional engineer.

Applicant's Initials _____

Map _____ Lot _____
Date _____

_____ Vicinity sketch at 1" = 400' showing the location of the site in relation to the surrounding public street system and the zoning districts and boundaries for the site.

_____ A soils classification map, together with descriptive information for each type of soil (required for on-site sewage disposal only).

_____ Provisions for solid waste disposal and collection.

_____ The location of all existing and proposed deed restrictions, easements, covenants, etc.

_____ The location of visual and noise reduction barriers, if any.

_____ Copies of all applicable State approvals and permits.

_____ Review by the Carroll Fire Chief and Road Agent.

_____ Any other additional information specifically requested by the Planning Board.

Applicant's Initials _____

ARTICLE VI General Standards

In a review of any Site Plan conducted under these regulations, the Planning Board shall ascertain that adequate provisions have been made by the owner or his authorized agent for the following:

- A. Improvement to existing streets, traffic access to the site from town streets, on-site vehicular and pedestrian circulation, parking, loading facilities, emergency vehicle access, shall all be designed to ensure the safety of vehicles and pedestrians. Signal devices shall be included if necessitated because of increased traffic generated by the development.

1. Parking Space Requirements

Off-street parking spaces shall be provided in any district in accordance with the specifications set forth in this section whenever any new use is established or any existing use enlarged. Parking provided by public lots in lieu of on-site parking may be utilized to fulfill some or all of the parking requirements when provided within a distance appropriate to the proposed use but not exceeding 400 feet, upon approval of the Planning Board.

Where a use is not indicated below, the Planning Board may establish parking standards on an individual basis as the public safety shall require. Minimum standards for parking lot construction are outlined in the following table:

<u>USE</u>	<u>PARKING SPACES AVAILABLE</u>
Multi-family dwellings	1 ½ spaces per unit
Motels, hotels, guest houses and Mobile homes	1 space per unit
Theaters, restaurants and churches	1 space per 3 seats
Community buildings, clubs and halls	1 space per 200 ft of principal use area
Wholesale, warehouse and manufacturing facilities	1 space per employee on major shift or of principal use area, whichever is greater
Retail Stores and Services	1 space for each 150 ft of gross floor area
Professional Offices	1 space for each 250 ft of gross floor area

Adequate parking shall be provided for all commercial vehicles which are required for the ordinary operation of the facility.

2. Off-street loading facilities shall be provided for all institutional, commercial and industrial uses. These facilities shall be located so that delivery vehicles are parked outside of the street right-of-way.
- B. Landscaping and screening shall be provided with regard to the impact on the adjacent properties, the public highway and the site itself.

1. Large parking areas (over three double rows) shall be landscaped. Signs shall be properly placed.
2. Buffer zones are required for all commercial, industrial and multi-family uses to the extent they are necessary to reduce noise, and for visual considerations. A minimum buffer zone of 5 feet shall be maintained; a wider buffer zone may be required where impact of development is not compatible with abutting uses.
- C. Storm drainage of the site shall be designed for at least a 25 year flood and, if the existing drainage system to which the site, drainage system will be connected is inadequate, provisions shall be made for retention and gradual release of storm water in order to meet the minimum 25 year demand.
- D. For sites within the flood plain, provisions shall be made to minimize flood damage and exposure to flood hazards on and off site in accordance with the Zoning Ordinance.
- E. Provisions shall be made for snow storage during winter months.
- F. Provisions shall be made for the site to be serviced by necessary utilities which may include water for fire and domestic use, sanitary sewer and electric.
- G. Provisions shall be made for adequate and appropriate outdoor lighting.
- H. Provisions shall be made for protection of natural features.
- I. All developments shall meet the standards and requirements included in the Town Zoning Ordinance and Sub-division Regulations.
- J. Construction requirements shall be in accordance with the "Town of Carroll Road Design and Construction Standards."
- K. The Planning Board may set more stringent requirements with respect to any of the foregoing specifications if conditions warrant such action in the opinion of the Board. Topography and natural features of the site, as well as the density of development, are examples of such conditions.

ARTICLE VIII WAIVER OF REQUIREMENTS

- A. Upon written request by the applicant, or upon the motion of an regular member, the Board may vote to waive, in whole or in part, any provision (s) of Section V when, in the majority opinion of the Board, such provision (s) would be inappropriate or superfluous to the informed evaluation of the site in question.
- B. Upon written request by the applicant, the Board may vote to waive, in whole or in part, any provision (s) of Section VI when, in the majority opinion of the Board:
 1. Literal enforcement of the regulation would create unnecessary hardship due to the unique characteristics of the site in question, AND
 2. Such waiver would not adversely compromise the purpose or intent of the regulation.

Notarized letter from "OWNER"
giving "AGENT" authority to act
on "OWNER'S" behalf

Map _____ Lot _____
Date _____

**TOWN OF CARROLL
PLANNING BOARD**

Application for Subdivision Approval

Preliminary Layout Date _____

The undersigned sub-divider hereby submits to the Carroll Planning Board a subdivision plat dated _____, (preliminary) and _____ (final) entitled _____ and respectfully requests its approval of said plat. In consideration for approval and the privileges accruing thereto, this sub-divider hereby agrees:

1. To carry out all improvements agreed upon as shown and intended by said plat, including any work made necessary by unforeseen conditions which became apparent during construction.
2. To post all streets "Private" until accepted by the Town of Carroll and to provide and install standard street signs as approved by the Town of Carroll for all street intersections.
3. To give the Town of Carroll on demand, proper deeds for land or right-of-way reserved on the plat for streets, drainage, or other purposes as agreed upon.
4. To serve the Town of Carroll harmless from any obligation it may incur, or repairs it may make, because of my failure to carry out any of the foregoing provisions.
5. To make no changes whatsoever in the Final Plat as approved by the Board unless a revised plat or a plat of re-subdivision is submitted to and approved by the Board.
6. M _____ of _____ is hereby designated as the person to whom all communications to the sub-divider may be addressed and the person on whom legal process may be served in connection with any proceedings arising out of the agreement herein.
7. The land to be subdivided is as of this date listed in Current Use ____ YES ____ NO. Place X in the appropriate choice.

Sub-divider/Agent	Names and addresses of all persons with 10% or more interest:
Address	
Phone	
E-mail	
By _____	
Owner/President or Treasurer of a Corporation	

Signature: _____ Date _____

Map _____ Lot _____
Date _____

FILL IN COMPLETELY

Name of Sub-divider/ Agent _____

Name of Subdivision _____

Location of Subdivision _____

Map No. _____ Lot No. _____ Zone _____ Number of Lots _____

Description of Subdivision _____

Name of Professional Engineer _____

Name of Land Surveyor _____

Designer _____

Type of Sewage Disposal _____

Type of Water Supply _____

Abutting Owners: (please print)

1. Name _____

Address _____

Zip Code _____

2. Name _____

Address _____

Zip Code _____

Map _____ Lot _____
Date _____

3. Name _____

Address _____

Zip Code _____

4. Name _____

Address _____

Zip Code _____

5. Name _____

Address _____

Zip Code _____

6. Name _____

Address _____

Zip Code _____

7. Name _____

Address _____

Zip Code _____

8. Name _____

Address _____

Zip Code _____

9. Name _____

Address _____

Zip Code _____

Map _____ Lot _____
Date _____

**Subdivision Application
Preliminary Layout Checklist**

Submission Items

_____ Site Survey Map	_____ Statement of existing street work
_____ Site Location Map	_____ Cost estimates
_____ Soils Map	_____ Deed restrictions
_____ WSPCC data (duplicate)	_____ Road profiles (preliminary)
_____ Watershed outline and drainage computations	_____ Cross sections (preliminary)

Information Shown on Preliminary Layout

_____ Name of Subdivision	_____ Natural Features
_____ Name of Owner	_____ Zoning District(s)
_____ North Point	_____ Buildings to remain
_____ Bar Scale	_____ Existing and proposed street lines
_____ Date	_____ Existing and proposed street right-of-ways
_____ Area of Site	_____ Street Names
_____ Parcel Boundary	_____ Lot Lines
_____ Abutting owners	_____ Future Subdivisions
_____ Subdivision and buildings 100' away	_____ Topographic Contours
_____ Road and Drives 200' away	_____ Water mains and other utilities
_____ Setback Lines	_____ Sanitary sewers or percolation test locations
_____ Easements	_____ Drainage Systems
_____ Open space (acreage noted)	_____ Location of soils and groundwater test pits
_____ Watercourses	_____ Flood limit lines (100 year flood)

Map _____ Lot _____

Date _____

**Subdivision Application
Final Plat checklist**

Submission Items

_____ Site Survey Map	_____ Deed Restrictions
_____ Site Location Map	_____ Road Profiles (final)
_____ Watershed outline and drainage computations (refined)	_____ Statements incorporating requirements of subdivision regulations
_____ Engineer's statement of suitability	_____ Statement of responsibility & liability
_____ Statement of existing street work	_____ Sanitary sewerage computations
_____ Cost estimates	_____ Cross sections (final)

Information Shown on Final Plat

_____ Name of Subdivision
_____ Name of Owner
_____ North Point
_____ Bar Scale

_____ Date
_____ Area of Site
_____ Parcel boundary
_____ Abutting owners
_____ Subdivision and buildings 100' away
_____ Roads and Drives 200' away
_____ Buildings to remain
_____ Existing and proposed street lines
_____ Existing and proposed street
Right-of-ways widths
_____ Street names
_____ Lot lines
_____ Setback lines
_____ Easements
_____ Open space (acreage noted)
_____ Watercourses
_____ Natural Features

Municipal Approvals

_____ Zoning District(s)
_____ Future Subdivisions
_____ Topographic Contour-5 foot intervals
_____ Water mains and other utilities (final
engineering form)
_____ Sanitary sewers (final engineering form)
_____ Drainage System (final engineering form)
_____ Seal of engineer
_____ Seal of surveyor
_____ Bearings and distances
_____ Lot dimensions
_____ Lot areas
_____ Lot numbering
_____ Stations
_____ Radii
_____ Curve Data
_____ Pavement Widths
_____ Water Supply, date _____
_____ Sewage disposal, date _____
_____ Other _____

Map _____ Lot _____
Date _____

APPROVALS / CONDITIONS

Map _____ Lot _____ Building permit/Number date issued _____

Name of project _____

<u>Approval Needed</u>	<u>Type of Approval</u>	<u>Date Approval Obtained</u>
_____	NH Fish & Game Department	_____
_____	Health & Welfare: Health Officer	_____
_____	Town Highway Department	_____
_____	NH DOT	_____
_____	Town Water Department	_____
_____	NH DES Dredge & Fill	_____
_____	NH DES Septic Approval	_____
_____	Class VI Road Agreement registered	_____
_____	Third Party Review	_____
_____	Code Enforcement Officer – Construction Approval	_____
_____	NH DOT Driveway Permit	_____
_____	Road Name Approval (PD)	_____
_____	Life Safety – Fire Chief	_____

_____	Certificate of Occupancy – CEO	_____

Copies to Board of Selectmen, Planning Board, Fire Chief, Police Chief, and Code Enforcement Officer